CUT THIS OUT. CALENDAR PRETTIEST, CUTEST, TASTIEST CALENDAR

Parlor, Bedroom or Office, Can be had by purchasing a box of DR. C. McLANE'S

---CELEBRATED----LIVER PILLS

FOR SALE BY ALL DRUGGISTS.

Calendar and package of cards. Write plainly FLEMING BROS., Pittsburg, Pa. Send this Advertisement with the Wrapper.

TO YOUNG AND MIDDLE-AGED REN. A SURE CURE.

The awful effect of early vice, which brings week, with all its direful ills, PERMANENTLY CURED.

Married men or those entering upon that

ther trregulari fes q lekly assisted. mi erals used. Young people losing their

### DR. WASSERZUG, Consulting Rooms, 734 Elm Street,

DALLAS. - TEXAS. Prompt attention is given to all corre-pondsinte symptoms, and medicine will be sent(C. () D. ever; where.

C. T. CAMPBELL,

Superintendent - - - Houston, Tex.

c. B. Getts, Agt., 313 Main St., Ft. Wortn.

TEXAS EXPRESS COMPANY'S LIST OF OFFICES. As points marked " there are no agents, and freight for such points must be prepaid, with

Lyons. \*Arcola, Lampasas. \*Lockhart, \*Autolope Gap; \*Linden. Allen Enrmy Leon Junction, "Lord's, Axrell, Livingston. \*Angelina, \*Leggett, BellyIHe, Lufidu, \*Loin. Buckholtz, Logansport, La. "Mustang, Tex., "Milibelm, Mullen, Milano, dangs. Moody. Ballinger, McGreger, Meridian, Morgan, \*Big Cypress, Montvale. Meridith, Big Sandy. Midlethian, Montgomery, Brownshorough Morris, Bullard, Mt. Pleasant Murchison, \*Louroce, Malakoff, Caldwell. \*Cone. Mt. Sellman, Cameron. "Murray, Moscow, Coleman \*Miami. Crawford, Nolanville, Cleburne, Navasota, Crowley, topperas Cove, Nacogdoches, \*()gles, Cedar Hill. Oglesov. Pendleton, Cookville, Plantersville, Chandler. Pittsburg. Corsteans. ·Powell, Cleveland, Pardon. Corrigan, \*Paulie. Corpus Christi, \*Presswood Cleur Lake, \*Quarry. \*Dusc. Richmond. Rosenberg, Rogers, Duncanville, "icitohile, Fort Worth, Rush, Scaley, "Gur Hilli buildthwalte, somerville. Williams. Santa Anna. Gatewille, \*Goodrich, \*shannon, \*Sulphur, \*Smith's, burrlson. Galveston, Summit, Gay III.1, Shepherd, \*Sterne, Historicock, Redeston, Redesheimer, Shreveport, La., Thompson, Tex. \*Hughes, Tempte. Tructove, "Holly, Hubbard City, Tharp's Mill, Texarkana, Arker ingersoll, . Tyler, Tex., Jacksonville, \*Josquin.

Timpson, Tenana. Virginia Point, henney, Valley Mills, happeri, Wzillie. Winona. \*Waters, Kempndr, Waco, haufman, Yellow Prairie, Lemy, Yarboro, Zephyr. The Texas Express company way-bills direct to St. Louis, Chicago, New York, Philadel-

pala and all important points. The Texas Express company's territory. Shippers having freight of money for points in the Southern states will save money by shipping by the Texas Express company at one through rateno transie

Texas Express Company.

with the following offices:

hyle, Haslet, Justin, Gerald, Krum, Sanger,

Gainesville.

Merrit, Celeste, Wolf City, Ladonia, Honey Grove.

Vally View,

Closed by Attachment. Correspondence of the Gazette.

BLACK JACK GROVE, TEX., April 14 .-\$20, which closed up the business.

Constitution superinduces the agony of that disease so prevalent, known as Piles. This can be cured and prevented by taking Morris' Cascarine.

Fresh butter at Turner & McClure's.

## PROHIBITION.

What the Newspapers of the State Say of the Contest in Texas Over Alconol and Malt.

Arguments Pro and Arguments Con, Which are Flavored with the Usual Journalistic Condiments.

Here is a nut for the Prohibitionists to crack: The leaders of that party declare against high license. They say they would prefer no license to high license. But the amendment is high license. The act prohibits manufacture and sale but leaves the gate wide open to importers, therefore importers will be the sole us the wrapper, with your address and a ported liquors will be high-licensed sa. as laid down by the law and the prophets. loonists. It is only changing the method of the trade after all, and the only important effect of the law will be the de- for thy stomach's sake." Timothy: Houston Age. priving of Texas manufacturers of wines, "That's what's the matter with my Houston New Era. beer and other liquors of a handsome stomach now."-[Troupe Vidette. living and turning it over to foreigners .-

Waco Examiner. Charleston) who are lecturing on the heard from with a "dull thud" as soon as organic weakness, destroying both mind and subject of temperance work in Texas, they get their artillery in position .- Texare here under the auspices of the arkana Times. Woman's Christian Temperance Union, | posed of the wives and mothers of the of the nerves, organic diminution or these lady lecturers long before the present campaign was inaugurated. As talth and spending time with those unskilled for bringing in speakers from other states ad an qualified, causing fatal disorders to the it is not at all probable the prohibition at, throat, nose, liver and lungs, stomach committee will do anything of the sind, at not false modesty deter you from calling save in one case. If they can get United to come and make a few speeches they will do so. But St. John and other professional lecturers on prohibilion will not be invited here, for the simple reason that their services are not needed-there is home alent to do the work. Why import speakers when such Texans as S. Dr. Wa-scrzug is a regular graduate of 18 B. Maxey, S. W. T. Lanham, T. R. Bon-cars' practice (diploma in office), and has restited in Dallas for over two years. S. Herndon, R. M. Wynne and dozons of others, to the manner born, are here, ready to take the field? No, this question is to be settled in Texas, by Texans and for Texans, and if there is any "importation" of speakers it will not be by the prohibition side .- [ Waco Day.

> Mad people and people who are in haste to accomplish some great object, for fear before it reached some stroke of opposition may upset the best laid schemes, often fall into errors of imperfection that prove at last fatal to their cause. As the amendment looking to prohibition is conand mistakes that arise invariably bilities are now that the very condeath warrant. A vast, sweeping reform, such as the one proposed, should be preprotected.

tice and practical worthlessness of the present magnificent revenue from them is | if so to what extent?- | Waco Advance. absolutely sacrificed. Then a blow is We oppose prohibition because we bestruck at the industries of the state on lieve it is contrary to true republican the farm and plantation by failing to ex- government. It is the state coming into empt the sale and manufacture of native a man's private affairs and dictating what for vineyards or more prospects of a tastes and appetites. It is but a bolder great future therefrom than many por- step on the part of the state to usurp place, the failure to prohibit the impor- citizen. It lays down a principle that Island. The report has created consider- was found guilty as in first trial. avenues to the state open for flooding sumptuary legislation. It says the rethe state and filling the bibulous clozen | moval of temptation by the state is the with all the mean whisky that can be best and only way to save the morals of grank. To go no farther in the dis- the people. It abandons virtually the cussion, it will be seen that inherent great moral influence of the family, the defects in the amendment give ap- Sunday-school and the church. It is parently: First, a monopoly to druggists contrary to every species of legiswith very loose restrictions; secondly, lation on our statute books. It etc , and, thirdly, Mrows away a magnifically will be followed by woman suffrage, cent yearly revenue of \$800,000 or \$1,- national aid to education, government amendment seems to stand forth as a the right to own land, and finally a comfor the friends of the amendment to liberty by the state, and the establishment answer these grave and growing object of a centralized paternalized despotism fions. It is a poor question indeed on the ruins of this republic. This last, the World can only say that as this cam- amendment will not secure what its adpaign progresses it proposes to discuss vocates hope, and the object could be ress company is the only company that way the measure from a standpoint purely of better attained by other legislation, it reason and in the lights of experience legislation must be had on this question. which it may have set before it .- Dallas |- Wills Point Chronicle.

The forces are silently marshaling for has indicated its position as follows: the great prohibition fight. Every man's hand will have to be played open in this The Texas Express company will on fight. There will be no skulking under January I, '87, open offices on Kansas false colors. If you are Prohibitionist, City extension from Fort Worth to vote and work for it; if you are anti, vote Gainesville, and on Paris extension from and work for that side. You can't get out Farmersville to Honey Grove, Tex., of under the plea that you are bound to vote Anson Voice, the Gulf, Colorado & Santa Fe railroad, for your friend. You see your friend is not in the race. - Waco Examiner.

The Post is unable to see why any such spirit should dominate the coming canvass. There are thousands of good men who, from conviction, will vote for or Belton Reporter, against prohibition, but who do not care Blanco News, to make exhibitions of themselves by and through partisan tactics. It will be bet- Bowie Sunbeam, ter for all concerned if this question is settled without the heat usually incident to political campaigns .- [Houston Post.

Arguments pro and con on the prohibi- Burnet Bulletin, tion question are heard everywhere you Cameron Herald, In the Justice court last Monday Houston | go. It is the all-absorbing topic of con- Cam ron Democrat, Paris News, Meeks & Co. of St. Louis recovered a versation. Some of the boys say, if you Caddo Mills Gazette, Pittsburg Gazette, judgment and closed attachment against want to find a dead town, strike one Canton Telephone, Pilot Point New Era, T. H. Burns for \$60. Also attachments where they don't sell whisky; another were run by Wallace & Wagner of Dallas one shouts, no one has a right to deprive Cisco Round-Up, on same steck of groceries for \$91, and him or say to him what he will or will by Williams Bros & Co. of this place for not fill up his tank with. Boys, such ar- Cleburne Reporter, Sherman Heraid, guments as these are chestnuts .- [Kerr- | Clarksville Standard, Sherman Democrat,

> The prohibition convention at Waco Cooper Banner, discarded the Democratic executive com- | Corsicana Democrat, Troupe Vidette, mittee and appointed one of its own; yet Dallas Herald, some men are fools enough to believe that it don't mean fight on the Democratic Dangerfield Tidings, Waco Day,

party .- Dallas News. The anti-prohibition convention at Aus- Denton Post,

tin discarded the Democratic executive | Denton Monitor, committee and appointed one of its own; yet some men are fools enough to believe | Ennis Review, that it don't mean fight on the Democratic party. Ain't you afraid the True Blues Fort Worth Mail, will break up the Democratic party ?- | Fairfield Recorder, Corsicana Democrat.

Those who go into the present campaign to contend that prohibition is undemocratic are the real disorganizers of the party in Texas. Senator Coke's view i is the correct one. The Democracy of the state has solemnly declared that prohibition is not a test of party feality, and leaves every Democrat to vote pro or con without affecting his party standing. The question may be discussed freely in all its phases as a social, moral, religious or economical problem, but whoever cracks the party whip is simply a disorganizer liquor dealers, with only wealthy cus- and all good Democrats should beware of him as one who holds not the true faith

Paul to Timothy: "Take a little wine Greenville Bazoo.

The anti-Prohibitionists fally recognize the gravity of the situation, and are The few ladies (like Mrs. Chapin of forming strong combinations and will be

which representative men throughout the statement of a fact. The composition of of the body. the county prohibition convention held States Senator Colquitt of Georgia here on last Monday week was exceedingly gratifying to friends of prohibition, and seemed a guarantee of the large vote Grand Street Parade the Feature of the which will doubtless be cast in this county next August for the amendment. - Georgetown Sun.

So far as prohibition is concerned the Mail is pleasantly seated on the fence with Sayer, sedate as a judge, at one elbow and Jones, smiling like a small boy in his first pantaloons, at the other, with here, the military portion being particu-Beaumont leaning against said fence in a larly imposing. It was made up as folmood of deep meditation taking a rest, lows: Chief Marshal, military, Colonel while Gulledge-well, let's sec-Golledge | Belknap and aids, Eighth cavalry band, has prohibition in one column and anti- Colonel Otis and aids, efficers and men of prohibition in the next, which leads us the Sixteenth United States infantry, to conclude that he is a good deal like Third United States artiliery and eight the Dutchman who "climbed up the apple guns, troops H and C Eighth cavalry, San tree to get some peaches to make a plum Antonio Rifles, Belknap Rifles, E. O. C. Alliauce-Mail.

sidered the more closely and critically it of the "True Blues" to the fact that the appears to be filled with those omissions officers of Waco last week interfered with the personal liberty of sixteen colored citiwritten instructions to put off at owner's risk from thoughtless over zeal. The proba- zens next door to this office. These colored with forty pieces. Dallas, Frohsing sociecitizens had rented a room and weren't with forty pieces, Dallas Frohsinn socie- "Don't do that, Howard," the injured struction, verbally and otherwise, of the doing anything but playing "craps"-and prohibitory amendment will prove its they did it quietly, for the employes of this office never did hear any noise at all tin Mannerchore, Austin Sangerbund, and it seems from the evidence there was in that room. But the officers came in dicated and agitated only upon the fairest and robbed them of their personal libthe maturest statesmanship and wisdom. nex ? If a man can't have the right to The Texas amendment seems to be a shoot "craps" is life worth living, anycrude, undigested piece of so-called tem- | way? And won't these Waco officers soon perance zeal, wherein the state is sacri- be arresting men for chewing tobacco? ficed in vital particulars instead of being | And won't such diabolical fanaticism disrupt the Democratic party? And aren't the people capable of self-government? A mere mention of some of its features and ommissions will indicate the Injus- | What harm is there in craps, anyway? Isn't it a move to put the colored people measure. In the first place the sale of back into slavery? If this fancticism liquor upon extremely loose considera- don't stop it will tear up the very foundations is left to the druggist, thus giving tions of the crap-shooting business, one class of dealers a monopoly or leading hornswoggle the constitution of the to an infinite number of small drug stores | United States, bring about a union of with large bar room attachments. In a church and state and put all the women word, the saloons will remain while the to voting. Whither are we drifting, and

wines. It has been confidently affirmed is good for him and his, and what is not that even the sunny slopes of France and | good. It proceeds on the hypothesis that Spain or California afford no finer fields a man is not capable of governing his lawfully permit all the whisky desired to is a bold encroachment by the be brought into the state in jugs, kegs, state upon the rights of the people. It 900,000. Phose checks to drunkenness, control of all railroads, telegraph and wine and beer, are swept away and the manufacturing enterprises, abolition of blunder. It may be possible, however, plete swallowing up of every vestige of that has but one side. It will, though, as of course, is only prediction, but we it now seems, be no child's task, and as arrive at it by a logical following out the the intricacies of the situation present principle of legislation embraced in this themselves it looks more and more as if amendment. The other propositions we the light were to prove a stubborn and know we can establish, every one of bitter one. Not to be too positive now, them by correct reasoning. Again, the the measure from a standpoint purely of better attained by other legislation, if

FOR PROBIBITION.

Jefferson News,

Killeen Banner,

Kosse Cyclone,

Linden Sun,

Mason News,

Jacksboro Gazette,

Kingston Chronicle,

Mt. Pleasant Times.

Marshall Messenger,

Meridian Citizen,

Abilene Reporter, Henderson News, Abilene News, Albany Sun, Anderson Herald, Alvarado Signal, Anson Western, Arlington World, Atlanta Journal, Aurora News, Breckenridge Texian, Mineral Wells Crys-

Mineola Monitor, Bryan Blade, Navasota Tablet, New Barton Herald, Seymour Cresset,

Clarksville Times, Santa Anna News, Terrell Star.

Van Alstyne Eater-Decatur Messenger, Waco Advance, Willis Index,

Whitewright Plow and Hammer, Waxahachie Enterprise,

Wills Point News, Gainesville Register, Gainesville Hesperian, Gilmer Mirror, Groesbeck New Era Gordon Courler, Granbury News, Greenville New Era, Georgetown Sun, Graham Leader,

Hondo City News.

AGAINST PROHIBITION. Alvarado Bulletin. Halletsville Enter-Anderson News. prise. Johnson City Echo. Brenham Banner. Cleburne Chronicle, LaGrange Journal. Crawford Yeoman. San Antonio Ex-Corpus Christi Call. press. Sherman Register. Dallas News. Sulphur Springs Dallas World. Galveston News. Echo. Waco Examiner. Wills Point Chronicle.

"One Nail Drives Out Another," Is a Brench saying that finds exemplification in the way one disease will substitute appellant. itself for another and graver one, in very because of impoverished blood, consump. reflection. county have engaged in the canvass for tion itself, unless, indeed, it be treated in Married men, or those entering upon that state, and it made its arrangements with the amendment, and the considerate, its incipiency and early progress by Dr. was properly ruled out by the court, bebusiness-like methods which have been Pierce's "Golden Medical Discovery," cause it does not appear that appellant recover fire insurance. No error, and adopted for the conduct of the campaign | which acts as a specific in these stiments, fully warrant this expression of opinion, accomplishing a rapid cure by its power-

#### THE SENGERFEST.

Day. Special to the Gazette.

San Antonio, Tex., April 15 -Tosuccessful affair of the kind ever seen Hook and Ladder Company, Sunset Hose into appellant's window in a significant many men out of work, but they bear it company, Second Ward Hose company, manner and the appellant came out with motil the boys get tired or are sent back ty, Galveston Salamanders, Houston party (Russell) ran his hand under his Liederkranz, Houston Sangerbund, Aus- coat, and the appellant (Howard) fired, Giddings Gesang Verein, San Antonio clearly a sufficient overt act on the Deutscher Ms onerchore, San Antonio part of the injured party, to terrorize the ered by Governor Ross, Hon. Jacob ing otherwise and the judgment is re- lars have been received. Wallder, Editor Hausche and others. versed and the cause remanded for a new The festival will continue until Sunday trial. evening. Governor Ross was invited to talk on prohibition but wisely declined. tion convention before they adjourn.

# UNCLE SAM ASSERTS HIMSELF.

England Told Plainly That She Must Not Seize Tortugas.

KEY WEST, FLA., April 15 .- The United States steamer Yantic arrived here yester- After his trial and conviction of murder day afternoon from Port au-Prince, in the first degree, which was on Febru-Hayti. It is reported on good authority ary 21, 1887, on motion for a new trial. that while at Port-au-Prince Commander | motion was sustained, and case set for Greene positively and officially forbade trial February 24, 1887, when appellant the English men-of-war in that harbor to pleaded "guilty" a second time after the tion of our own great state. In the third | those reserved rights that belong to every | execute their threat of seizing Tortugas | statute had been conformed to, and he tation of whisky Teaves the broad gauge affords a reason for every species of able excitement here among both the Appellant's counsel made a motion for a American and Spanish people.

> Salvation Oil is guaranteed to effect a cure in all rheumatic and neural gic affections. Chinese cat rice off sharp pointed sticks, but take Dr. Bull's Cough Syrup naturally.

A Clash of Courts. ATLANTA, GA, April 15.—There is a

William M. Miller runs a distillery in the law. Said judgment is, therefore, in DeKalb county, which he refused to close all things, affirmed.

in obedience to the prohibition law. He | Dugg Clark vs. State of Texas, from was indicted therefor before Judge Cooke county. Opinion by Willson, J Clark and was on trial when, by a writ of | This is an information for defacing a habeas corpus, he was taken from that public building. It was not error to court and the case was transfer- overrule defendant's motion to transfer red to the Federal court. This the cause to the District court, because caused Judge Clark to write a letter to the building defaced was a schoolhouse, Governor Gordon in which he denounced | title to which was vested in the county the action of Judge Pardee as an infring- judge. The court erred in admitting the ment on the state's sovereignty, and evidence that the appellant had been asked that the state take measures to pro- found guilty in a former trial as the evitect itself against such encroachments, dence was not legitimate under our He said: "As I understand it, it is against statutes, as a former conviction shall be the law to convert a writ of habeas corpus regarded as no presumption of guilt, and into a continuance for defeating a crimi- shall not be alluded to in argument. nal trial. The state will appear as party The counsel for the As far as noticed the press of the state to the case in Judge Pardee's court and stated

> Honey Grove Citizen, | countless thousands. But indigestion, the jury told not to consider the statement Honey Grove Herald, dyspepsia, derangement of the liver and The court should also have condemned the Henrietta Enterprise | stomach are powerful foes to the human | state's attorney for alluding to evidence race. Morris' Cascarine will defeat their which was overruled. Because of the Jefferson Jimpiecute, ravages.

claim jurisdiction of the prisoner.

String beans, Cabbage, Beets fresh every morning at TURNER & MCCLURE'S.

Court of Inquiry Called.

OMAHA, NEB., April 15 .- Major Bush, paymaster of the United States Army, who was recently robbed in Wyoming of \$7,500 by highwaymen, having failed to and answer were improper as the age capture the thief or recover the money, appearance, etc., might be shown, but it has called for a court of inquiry. General was not permissable for the witness to Crook has accordingly called such a court to be held at Fort Robinson, Neb., when the question will be settled whether Ma-San Marcos Free jor Bush was criminally careless in han- For this error the judgment is reversed dling the funds.

> An Accident at Big Springs. Special to the Gazette.

BIG SPRINGS, TRX., April 15 .- A sevenyear-old son of Mr. Donovan, our dairywas broken in three different places. taken. The attending physicians say that the lit-

COURT OF APPEALS.

Synopses of Decisions Rendered at the Present Austin Sitting.

John P. White, presiding judge; J. M. case affirmed. Hurt and Sam A. Willson, judges; James L. White, clerk; W. L. Davidson, assis- Willbarger county. No error, judgment tant attorney-general: M. M. Hornsby, affirmed.

W. B. Howard vs. State of Texas, ap- Evidence shows that transfer of goods peal from Hunt county. Opinion by was fraudulent and void as to creditors. White, P. J. The appeal is from a judg- The judgment is affirmed. ment of conviction for assault with in- G. T. Douglass vs. A Chowning, adtent to murder. The following are the minimistrator, from Wilbarger county; principal points taken from the many bills judgment affirmed. of exception taken at the trial:

1. The court refused to charge the jury too late, and judgment affirmed. the law of manslaughter, as applicable to reduced the crime to aggravated offense. viction, and judgment affirmed. 2. The court refused to charge upon

self-defeuse. 3. The court exclude 1 evidence of antecedent acts, threats, etc., of the injured was cured by other evidence admitted party toward appellant, which would have without objection; judgment affirmed. tended to rebut the presumption of

Manslaughter was only predicable upon firmed, with 10 per cent. damages for detwo phases, to-wit:

1. Insuiting words toward mother of 2. Sudden passion, either anger or ter- time, and judgment is afficmed.

Indications favor a large majority in many cases. Liver disease, for instance, ror, provoked by the acts and conduct of Palphiation of the heart, timidity, trembling, and not of the prohibition executive com- Williamson county in favor of the prohi- will soon induce blood disorders, throat the injured party at the time of the shoot- Company vs. George S. rohl, from Tarrant and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for and not of the promotion executive comdischarger, so much to be feared, for an and not of the promotion executive comdischarger, so much to be feared, for an analysis of the promotion executive comdischarger, so much to be feared, for an analysis of the promotion executive comdischarger, so much to be feared, for an anal The testimony as to the insulting words

> did the shooting at the first meeting after | judgment affirmed. hearing of the insulting words. or, perhaps, to speak accurately, this ful alterative action upon the great organs. The main question in the case from Wilbarger county. Statement of is as to whether the court facts filed too late. Judgment allirmed. did right in excluding all evidence of artecedent acts, threats, etc., because there vs. J. M. Burney, from Tarrant county. was no predicate laid to show that Suit for damage for personal injuries. the injured party did some overt act at Evidence as to contributory negligence the time of shooting as evidencing his in- is conflicting, and the charge sufficiently tention of carrying out such previous and correctly submits this issue to the threats. Is it a rule that an overt act is jury, and the special charges refused necessary to establish a predicate in case were objectionable. Judgment is afday's grand street parade by the Swager- of threats or are they admissable per se? firmed. fest Association was the largest and most | Our statute provides that evidence of | Dink Staney vs. State of Texas, from threats is admissable, but not as justification without an overt act. The admission of evidence of threats, without overt acts evincing an intent to carry out the threat, may not justify, yet still it may mitigate the offense. We are not aware of any decision of the higher courts refusing to admit evidence of threats simply because no predicate had been laid, a turn and 25 cents a week spending but on the contrary there are many deci- money. They always do it in the spring sions on the other side, and we are of the when they want to get off for a season to pudding, and fell off astraddle of the force mit both legs on one side."—[Itasca of Chief Duccier of Chief Duccier of Stanley and staff, Chief Duerier of In the present case the evidence was ad- on the south side. It is expected that all The Advance sadly calls the attention the fire department, City band in uniform, missable and the court erred in excluding the boys will join in the strike if good Fire Company No. 1, Fire Company No. 2, it. The injured party stopped and looked weather continues. This throws a good

Robert Giles vs. State of Texas, from Henderson county; opinion by White, P

The singers will organize an anti-prohibi- J. This is an appeal from a judgment of conviction of murder in the first degree, the punishment being assessed at death. The case is a novel one. When appellant was first arraigned he pleaded guilty, and before the court would admit the plea it was made to appear that appellant was sane and had not been persuaded to so plead by threats or hope of pardon. new trial on two grounds, to-wit: 1. The evidence was not sufficient to show that appellant was guilty of murder. 2. The court erred in the charge to the jury that "your duty is to determine of what degree of murder he is guilty and assess the proper penalty," it being also the duty of the jury to find if the evidence showed the defendant to be guilty of the offense outside of his plea of guilty. As conflict of jurisdiction between the state to the first ground the evidence was suffiand United States courts in Georgia cient; as to the second ground the charge which is likely to assume importance, of the court fully and fairly submitted

that good men had assisted in employing counsel to prosecute the case for which he should War, postilence and famine destroy have been reprimanded by the court, and above material errors the jndgment is reversed and the cause remanded.

William Kolberschlag vs. State of Texas, from Montague county. Opinion by Hurt, J. This was a conviction for selling liquor to a minor. Upon the trial the state's counsel propounded to, the witness the following question: "From physical appearance last August was W. C. Strong a minor, or did he appear to be so to a man of ordinary observation?" To which witness replied in the affirmative. The question give his opinion as to how others would be impressed by these physical marks, etc. That was a question for the jury and the cause remanded.

Santa Fe Railroad Company vs. Jerry Jackson, appeal from Dallas county. No error and judgment affirmed.

Gulf, Colorado and Santa Fe vs. James Camier, from Tarrant county. The eviman, while riding in a wagon fell from dence supports the judgment, and none the seat. One leg catching in the wheel of the appellant's assignments are well

Western Union Telegraph Company vs.

Assignments of error not maintainable and judgment affirmed.

B. G. Richardson vs. D. L. Jameson et al., from Montague county. No statement of facts and no error presented, and

J. P. Wilson vs. State of Texas, from

G. H. Dugan, garnishee, vs. Babcock. Foot & Brown, from Grayson county.

Bell Williams vs. State of Texas, from

Wilbarger county; statement of facts filed Sim Sligh vs. State of Texas, from Dalthe facts in the case, which would have las county; no error in the charge or con-

> B. Hackett vs. C. Mehle & Co., from Tarrant county. It was error to admit the testimony objected to, but the error Missouri Pacific Railroad Company vs. Ben C. Evans, from Tarrant county; af-

P. C. Withers vs. State of Texas, from Denton; statement of facts not filed in

Gulf, Colorado and Santa Fe Railroad

error, and judgment affirmed. Promix Insurance Company vs. William Koch, from Dallas county. Suit to

George Williams vs. State of Texas, Fort Worth Street Railway Company

The Kids Strike for Fun. PITTSBURG, PA., April 15 -The tent boys in several glass houses are out on a strike for an addition in wages of 5 cents

A Row at a Dance.

Special to the Gazette. Paris, Tex., April 15 .- A report reached here to-day of a difficulty which and agreed only upon the largest and agreed only upon the largest and look the largest and agreed only upon the largest and look the largest l San Antonio Beethoven Maranerchore, was retreating, it has been decided that dance last night. Two parties got to San Autonio Arbeiter Verein, San the passion can be a continuing one. In quarreling and drew their six-shooters Antonio Singing and Social the present case manslaughter should and commenced firing, the result being club, orators of the day. A grand mili- have been charged, and past conduct, that a little girl was shot and perhaps tary concert took place at San Pedro threats, etc., should have been considered fatally wounded. The principals of the Springs park, where orations were deliv- by the jury, and the court erred in decid- affair were unburt. No further particu-



For Weakness, Lassitude, Lack of Energy, etc., it HAS NO EQUAL, and is the only Iron medicine that is not injurious. It Enriches the Blood, Invigorates the System, Restores Appetite, Aids Digestion It does not blacken or injure the teeth, cause head-che or produce constipation—other from medicines do DR. G. H. BINKLEY, a leading physician of Spring-field Onio says:

field, Ohio, says:
"Erown's fron Bitters is a thoroughly good medicine. I use it in my practice, and find its action excels all other forms of iron. In weakness, or a low condition of the system, Brown's Iron Bitters is usually a positive necessity. It is all that is claimed for it."

Warren 1919 Thirty-second Street, DB, W. N. WATERS, 1219 Thirty-second Street, Georgetown, D. C., says: "Brown's Iron Bitters is the Tonic of the age. Noth ug better. It creates appetite, gives strength and h proves digest.o..." Genuine has above Trade Ma, 's and crossed red lines on wrapper. Take no other. Made only by



Or Black Leprosy, is a disease which is considered

meurable, but it has yielded to the curative prop erties of Swift's Specific-now known all over the world as S. S. S. Mrs. Bailey, of West Somerville, Mass., near Boston, was tracked several years ago with this hideons black cruption, and was treated by the best medical talent, who could only say
that the disease was a species of LEPROSY
and consequently incurable. It is impossible to describe her sufferings. Her body from the crown of her head to the soles of her feet was a mass of de cay, the flesh rotting off and leaving great cavities. Her fingers lestered and several mais dropped off at one time. Her limbs contracted by the featful ulceration, and for years she did not leave her bed. Her weight was reduced from 125 to 60 lbs. Some faint idea of her condition can be glean d from the fact that three pounds of Cosmoline or oint-ment were used per week in dressing her sores. Finally the physicians acknowledged their defeat by this Black Wolf, and commended the sufferer

to her all-wise Creator. Her hasband hearing wonderful reports of Swift's Specific (S. S. S.), prevailed on her to try it as a last resort. She began its use under protest, but soon found that her system was being relieved of the poison, as the sores ascumed a red and healthy color, as though the blood was becoming pure and active. Mrs. Builey continued the S. S. S. untillast February; every sore was healed; she discarded chair and crutches, and was for the first time in 12 years a well woman. Her husband, Mr. C. A. Bailey, is in business at 17% Binckstone Street, Boston, and will take pleasure in giving the details of this wonderful cure. Send to us for Treatise on Blood and Skin Disease, mailed free.

tle fellow's injuries will be permanent. | E. P. Bryan, appeal from Dallas county. | The Swift Specific Co., Drawer 3 Atlanta, G